UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK IN RE: SKI TRAIN FIRE IN KAPRUN AUSTRIA : MDL # 1428 (SAS) **ON NOVEMBER 11, 2000** (pending in Southern District of New York) This document relates to the following cases: BLAIMAUER, et al. Plaintiffs, - and -Civil Action # 03-CV-8960 (SAS) OMNIGLOW CORPORATION, et al Defendants. : ----X ----X GEIER, et al, Plaintiffs, - and -Civil Action # 03-CV-8961 (SAS) OMNIGLOW CORPORATION, et al Defendants. : -----X MITSUMOTO, et al, Plaintiffs, - and -Civil Action # 06-CV-2811 (SAS), REPUBLIC OF AUSTRIA, et al Defendants. : ____X MITSUMOTO, et al, Plaintiffs, - and -Civil Action # 07-CV-0935 (SAS) ROBERT BOSCH CORP., et al Defendants. : STADMAN, et al, Plaintiffs, - and -Civil Action # 07-CV-3881 (SAS) AUSTRIAN NATIONAL TOURIST OFFICE, et al Defendants. :

		_X	
FERK, et al,	Plaintiffs,	:	
		:	
- and -		:	Civil Action #
		:	07-CV-4104 (SAS)
OMNIGLOW CORPORATION, et al			:
	Defendants.	:	
		X	

DECLARATION OF ROBERT J. PEARL IN SUPPORT OF MOTION TO FIX AND ENFORCE AN ATTORNEYS CHARGING LIEN PURSUANT TO NEW YORK JUDICIARY LAW §475

Robert J. Pearl, hereby declares and says as follows:

- I am an attorney duly admitted to practice before this Court and serve as counsel in the above referenced matter for James F. Lowy, Esq., individually and on behalf of James F. Lowy Esq. P.A., and International Law Group, LLC, and Robert J. Hantman, individually and on behalf of Hantman & Associates ("The Applicants").
- 2. The purpose of this Motion is to fix and enforce the Applicants' attorneys fees and costs arising out of their service as co-counsel for the foreign (non-American) survivor families and survivors (the "Foreign Plaintiffs") before this Court and in ancillary proceedings and matters related to the above-referenced multi-jurisdictional litigation, which litigation stems from the November 11, 2000 Kaprun, Austria ski train fire, which claimed the lives of 155 people with only 2 survivors. (The "Kaprun ski train fire case").
- 3. Applicant James F. Lowy ("Mr. Lowy") has recently been retained to represent ten (10) of the Kaprun victims who wish to renounce the Kaprun Commission Settlement and seek redress in the courts of the United States, before this Court and the Second Circuit Court of

Appeals. The purpose of this Motion is to fix the Applicants' attorneys fees and costs for those of Applicants' clients who chose to accept the results of the Kaprun Commission Settlement and to participate in the Kaprun Commission Settlement Fund in Austria.

- 4. From February, 2006 until October, 2007, Applicants served as co-counsel to 247 victims' family members and 10 survivors of the Kaprun ski train fire in proceedings before this Court as well as in proceedings before the United States District Court for the Middle District of Florida, and the Panel on Multidistrict Litigation in Washington, DC (MDL). Mr. Hantman's representation of the same clients during that period was restricted to proceedings before this Court and proceedings in Austria.
- 5. Mssrs. Lowy and Hantman were introduced to this case by Edward Fagan who requested Applicants' assistance in prosecuting these claims. Mr. Fagan obtained powers of attorney and related agreements from Foreign Plaintiffs to act on their behalf. Mr. Fagan agreed to in writing to pay Mr. Lowy a share of any fees earned by Mr. Fagan as counsel for the Foreign Plaintiffs (see Exhibit A).
- 6. Applicants provided hundreds of hours of legal services and expended many thousands of dollars of costs for nearly two years at Mr. Fagan's behest and with the consent and approval of foreign cooperating counsel and the Foreign Plaintiffs. Additionally, Mr. Lowy originated an action in Florida and served as lead counsel for that case, transferred the case to this Court via the MDL, and posted a costs bond in the amount of \$25,700 with this Court on behalf of the Foreign Plaintiffs. The Applicants, together with Mr. Fagan, also attended a meeting with the Kaprun Commission in Austria in May 2006 in order to discuss settlement options.
- 7. The case against certain defendants, Gletscherbahnen Kaprun ("GBK") and the Republic of Austria ("Austria"), was dismissed by this Court jurisdictional grounds and the cases

against the remaining Defendants were dismissed on *forum non conveniens* grounds by this Court by Order dated June 30, 2007. These Orders are being challenged on appeal to the United States Court of Appeals, Second Circuit, which has issued various orders of recent vintage. The gravamen of the pending mandamus proceeding in that Court is that defendants GBK and Austria intentionally destroyed and disposed of the remains of the subject ski trains, and deposited them in a garbage dump outside of Salzburg, Austria, in a deliberate attempt to escape justice.

- 8. Foreign Plaintiffs contend in the mandamus that the jurisdiction issue should be revisited, as the Foreign Plaintiffs' ability to examine the trains, to prove GBK's connections to the United States, and to allow their experts to comprehensively examine the wreckage in order to prove any sort of case for liability, or to even to have a fair trial in Austria, has been forever compromised. Additionally, Austria's disinterest in punishing GBK for destroying evidence, and its status as a party defendant, serves as an additional reminder that Foreign Plaintiffs would have never received a fair trial in Austria, and that the Court could have exercised supplemental jurisdiction over GBK if the cases for the foreign plaintiffs had moved forward in the NY courts.
- 9. As the Court knows, Mr. Fagan was disqualified by this Court by Order of August 16, 2007. However, until recently, Mr. Fagan continued to purport to represent all of the Foreign Plaintiffs, challenging the disqualification Order, all the while claiming to the Foreign Plaintiffs that he could pursue all appellate issues which were then pending. Until Mr. Fagan's final disqualification before the Second Circuit on April 2, 2008, Applicants could not communicate with the Foreign Plaintiffs to determine which of them would be settling their claims through the Kaprun Commission and which intended to pursue their litigation options before this Court and the Second Circuit.

- Omniglow/St. Paul Travelers now, despite the fact that Edward Fagan has been disqualified as counsel of record, and despite the fact that plaintiffs had to either seek new counsel or continue *pro se*. The appellate court rejected Fagan's assertion that his disqualification was an abuse of discretion, rejected his attempt to reinstate himself, required plaintiffs to obtain new counsel for the appeal, but at the same time accepted the mandamus for immediate consideration as an issue for determination.
- 11. Applicants are informed that, on or about April 30, 2008, a majority of the Kaprun foreign victims (over 90%) and 85 defendants entered into a settlement (the "Kaprun Commission Settlement") for 13.4 million Euros (E 13,400,000) via the Kaprun Commission in Vienna, Austria. The Kaprun Commission settlement required a global release of liability and dismissal of all pending lawsuits against all defendants. All but 19 of the litigants accepted the settlement and elected to discontinue the appeal. Applicants have been informed by certain Foreign Plaintiffs that only three defendants to this proceeding are paying into the Kaprun Commission Settlement Fund (GBK, its insurer, and Austria), even though the release required to be signed by the settling claimants releases all parties, including the non-paying defendants to this proceeding.
- 12. Applicants believe they are entitled to compensation either derivatively as a percentage of the amount which Mr. Fagan was entitled to by contract, or in the alternative, on a *quantum meruit* basis.
- 13. At the direction of the Court, Applicants will file a detailed time and costs accounting to support this application.

- 14. Applicants have placed all defendants, including paying GBK and Austria on notice of their claims for fees and expenses before the Kaprun Commission Settlement was accepted by defendants and payments were disbursed to the Foreign Plaintiffs. (See Exhibit B) Applicants have received notice from counsel to the defendants that they do not recognize Applicants' rights to assert such claims. (See Exhibit C)
- defendants for the purposes of determining attorneys fees. In accordance with the principles underlying NY Judiciary Law Section 475, and the authorities presented in Applicants' accompanying Memorandum of Law, Applicants submit that fees and expenses advanced for the benefit of the Foreign Plaintiffs are due and owing to them and should be paid by defendants. The lump sum payment generated through the Kaprun Commission, although apparently furnished by only three parties, is for the benefit of all 85 defendants. After hearing, this Court will be in a position to determine which of the defendants should be responsible for the fees and costs owed to Applicants. Applicants believe that MDL cases were part and parcel of the overall resolution process by which the Kaprun Commission Fund was created and that the Applicants' participation in the litigation conducted in the United States was instrumental in causing a settlement to be effectuated in an amount which would otherwise have been less generous to the victims. That is why the Kaprun Commission and the settling defendants required the dismissal of *all* litigation, including that pending before this Court.
- 16. Until Applicants became involved in this litigation, the cases brought in this country were languishing as of late 2005/early 2006, and were revived through Applicants' efforts. These cases would not have been able to proceed in the manner they were conducted

(e.g., trips to Austria, evidence collection, expert witnesses retention, extensive motion practice, multi-state approach, payment of expenses, etc.) without Applicants' participation.

17. The foregoing statements are true to the best of my knowledge information and belief.

Dated: July 16, 2008

/s/ electronically signed

Naples, Florida

Robert J. Pearl

EXHIBIT A

CO-COUNSEL AGREEMENT

This Agreement, dated September 7, 2006, by and between Edward Fagan (Fagan), Edward Fagan, P.A. (Fagan), International Law Group, LLC and James F. Lowy, Esq., P.A. and associated entities (collectively Lowy), specifies terms and conditions for Fagan and Lowy to work as co-counsel in the Kaprun litigation and in other cases which Fagan and Lowy wish to pursue.

This Agreement updates the prior Agreement from January, 2006 between Fagan and Lowy as to Lowy's involvement in the Kaprun cases.

1. Lowy and Fagan to work as Co-Counsel in all aspects of the Kaprun Litigation. Lowy and Fagan will continue to work on the cases and do what is necessary to successfully prosecute the cases in federal and state court in NY, Florida and elsewhere, including all claims of Kaprun Victims and survivors before the Kaprun Commission, subject to the agreements with the European Cooperating lawyers representing survivors and the victims' families.

2. Additional Monies to Fagan and for Kaprun Cases.

- a. Fagan has invested over 5 years of his time and hundreds of thousands in out of pocket expenses, and has incurred other costs associated with bringing the Kaprun Case to the point where Lowy and others can benefit. These monies and work has substantially reduced the risk to Lowy and enhanced the potential recovery.
- b. Lowy has already provided \$27,500 in funding for the Kaprun case and is committed to providing an additional \$22,500 to Fagan and the case, and the parties will agree on a budget and division and use of monies, including monies raised.
- c. Fagan and Lowy will work together to get additional monies necessary to provide partial reimbursement to Fagan for monies he expended to date and monies that he will not earn from other sources as he is devoting a substantial portion of his time to the Kaprun case (and other cases in which Lowy has an interest) and which monies will be used for the ongoing prosecution of the Kaprun case. Fagan and Lowy will work together to raise between \$250 400,000. In the event Fagan and Lowy are not able to raise any additional monies, and so long as the cases are progressing, Lowy will make an additional contribution of up to \$25,000 to Fagan and the case, as it may be needed.
- d. Fagan and Lowy will agree upon the budget for the case related expenses and Lowy shall be responsible for maintaining the accounting of all case expenses, and Lowy will also monitor, provide escrow services for, otherwise safeguard, and distribute any monies raised.
- 4. <u>Fagan and Lowy Work</u>. Lowy and Fagan will work as needed on the cases until conclusion. All parties will keep their billable hours and expense records, in case the parties to this agreement mutually decide an adjustment is necessary, in case a fee

At J-L petition must be submitted to the Court or the Commission, or in case of a fee dispute between the parties.

5. <u>Division of Fees & Reimbursment of Expenses.</u>

- a. Lowy shall be entitled to a priority position for the reimbursement of the monies he has invested in the case since January 2006.
- b. Fagan and Lowy's fees are entirely separate and distinct based upon the work that they have each performed to date and the work that each is going to be performed in the future. Lowy shall serve as Lead Local Counsel in the actions to be filed in Florida.
- c. In exchange for all the support Lowy has given to date and is committed to give in the future, as well as the unlimited commitment to prosecute the cases to conclusion (and/or settlement) and for Lowy's agreement to serve as Lead Local Counsel, Lowy shall receive 30 to 40 % of the net attorneys fees from the entire Kaprun litigation. Said percentage depends in part on the reasonable amount that needs to be paid to Hantman and Associates for their services to date and in the future. The resulting net percentage shall be calculated after deduction of reasonable out of pocket expenses and payment of up to 25 % to the European Cooperating Counsel.
- d. The parties will decide how to treat monies paid to directly to Fagan by way of advances in order to deduct from his share and be repaid to Lowy.
- 6. Fagan's Portion of Kaprun Fees & Expense Reimbursement Deposited into NJ Superior Court Trust Fund. Fagan has informed Lowy that Fagan's portion of fees and expense reimbursement will be deposited into the Trust Fund of the NJ Superior Court, pursuant to an Order and Judgment of the Divorce Court. Fagan has also informed Lowy of the attempts to place Fagan into "Involuntary Bankruptcy" by several of Fagan's creditors. To the extent that there is a dispute between Lowy and Fagan over treatment or reimbursement of expenses or a dispute over fees, Lowy recognizes that none of Fagan's monies will be paid out until there is an Order of the Matrimonial Court and Fagan agrees to cooperate with Lowy in helping Lowy come before the NJ Matrimonial Court to make whatever arguments or claims to Fagan's individual fees or reimbursement of expenses.
- 7. <u>Kaprun Case Fees and Costs Calculations.</u> Any litigation costs paid by Fagan and owed to Fagan, and paid to Fagan out of the Kaprun Litigation Proceeds or Costs Reimbursements, will be demonstrated by Fagan and accepted by Lowy and if necessary by the Court.
- 8. Non-Assignability of Agreement This is a specific performance agreement and it is expressly understood that Lowy and Fagan will each perform their duties and obligations under this agreement, themselves and personally. Fagan and Lowy may not assign their duties or obligations to any third party without prior written consent of the other.
- 9. <u>Time of the Essence</u> The financing to be provided and the work to be done must be done in a timely fashion, as time is of the essence in this agreement.

CHT J-L 10. Accepted and Agreed:

Edward Fagan, individually and for James Lowy for James F. Lowy, Esq., P.A. and Edward Fagan, Esq.

Individually and for ILC and JFL Esq. P.A.

EXHIBIT B



Attorneys and Counselors at Law

FACSIMILE COVER SHEET

TO:

Kaprun Fee Claims

NUMBER:

See Below

Fax Service List

James F. Lowy, Esquire FROM:

NUMBER:

(813) 282-0384

DATE:

May 31, 2008

TIME:

Mr. Robert Weiner Fax: 212-547-5444

Gletscherbahnen Kaprun (GBK)

Kaprun Commission Participant, Vienna, Austria

Mr. Arnd Von Waldow Fax: 412-288-3063

Robert Bosch Corporation, Bosch Rexroth Corporation

Mr. Brant Bishop

Siemens Transportation Systems, Inc.

Fax: 202-879-5200

Mr. Robert Littleton

.Fax: 212-404-5778-212 - 005チ Siemens Transportation Systems, Inc.

Mr. Charles Moerdler Fax: 212-806-6006 Republic of Austria

Mr. John Tully

-Fax: 212 318 3890 ユリック

Exxon Mobil Corp.

Audrey Cumming, Esq. . Fax 713 651-5246 Exxon Mobil Corp.



Attorneys and Counselors at Law

Nancy Ledy-Gurren
- Fax: 212-447-6686
Hydac Corporation
Hydac Technology Corporation

Eileen McCabe Fax: 212-261-8750 Wika Instrument Corporation

Gordon Haesloop - Fax: 516-877-0732 Omniglow Corporation et al St. Paul/Travelers

pages including cover: 7

If you are having difficulty receiving this facsimile transmission or you do not receive the number of pages listed above, please call (813) 288-9525.

THE INFORMATION CONTAINED IN THIS TRANSMISSION MAY BE PRIVILEGED AND CONFIDENTIAL ATTORNEY WORK PRODUCT. IT IS INTENDED EXCLUSIVELY FOR THE USE OF THE INDIVIDUAL OR ENTITY NAMED ABOVE. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPY OF THIS COMMUNICATION IS STRICTLY PROHIBITED BY LAW. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US AT THE ABOVE REFERENCED TELEPHONE NUMBER AT YOUR EARLIEST CONVENIENCE.



Attorneys and Counselors at Law

May 31, 2008

IN RE: SKI TRAIN

MDL: 01-1428

FIRE IN KAPRUN, AUSTRIA

VIA FAX and MAIL

Mr. Robert Weiner
McDermott, Will & Emery, LLP
340 Madison Avenue
New York, NY
Fax: 212-547-5444
Gletscherbahnen Kaprun (GBK)
Kaprun Commission Participant, Vienna, Austria

Mr. Arnd Von Waldow Reed Smith, LLP 435 Sixth Ave. Pittsburgh, PA 15219 Fax: 412-288-3063 Robert Bosch Corporation Bosch Rexroth Corporation

Mr. Brant Bishop Kirkland, Ellis, LLP 635 Fifteenth St. NW Washington, DC 20015 Siemens Transportation Systems, Inc. Fax: 202-879-5200

Mr. Robert Littleton Littleton Joyce Ughetta, LLP 39 Broadway, 34th Floor New York, NY 10006 Fax: 212-404-5778

Siemens Transportation Systems, Inc.

Mr. Charles Moerdler Stroock, Stroock, Lavan 180 Maiden Lane New York, NYY 10038-4892

Fax: 212-806-6006 Republic of Austria

1



Attorneys and Counselors at Law

Mr. John Tully Fulbright and Jaworski 666 Fifth Ave. New York, NY 10103 Fax: 212 318 3000 Exxon Mobil Corp.

Audrey Cumming, Esq. Fulbright & Jaworksi, LLP 1301 McKinney Ave. Houston, TX 77010 Fax 713 651-5246 Exxon Mobil Corp.

Nancy Ledy-Gurren Ledy Gurren, PA 475 Park Ave. South, 8th Fl. New York, NY 10016 Fax: 212-447-6686 Hydac Corporation Hydac Technology Corporation

Eileen McCabe Mendes and Mount, LLP 750 Seventh Ave. New York, NY 10019 Fax: 212-261-8750 Wika Instrument Corporation

Gordon Haesloop Bartlett, Mcdonough, Bastone & Monaghan 300 Old Country Rd. Mineola, NY 11501 Fax: 516-877-0732 Omniglow Corporation et al St. Paul/Travelers



Attorneys and Counselors at Law

Dear Counsel,

Under NY Judiciary Law Section 475, Robert Hantman and I assert attorneys fees and costs claims against your clients, including defendant Gletscherbahnen Kaprun (GBK) (and all other defendants on the Service List, for example, Siemens Transportation Systems, Inc.). We also assert claims by on behalf of Bernd Geier for work done for the US legal team and for the plaintiffs, and against your clients -- all Defendants in In Re: Ski Train Fire in Kaprun, Austria, MDL 01-1428 in the Southern District of New York. Our claims result from representation of 257 plaintiffs in litigation in New York, Florida and the MDL Panel in Washington, DC (see Client List and supporting documents, Exhibit A, sent by under separate cover).

Via Kaprun Commission settlement negotiations in Vienna, settlements were offered and accepted by and between most of the foreign victims and their families, and some 85 defendants, including your clients. The global settlement agreement and release, containing an April 30, 2008 deadline, was executed by former clients in the related cases of: In Re: Ski Train Fire in Kaprun, Austria, MDL 01-1428 in the Southern District of New York. Your client was a defendant in these and other cases. Your client participated in the Kaprun Commission settlement negotiations. Your client is being released by the Kaprun Commission settlement documents. Your client may have contributed to The Kaprun Settlement Fund in Austria. Whether or not contributing, your client is receiving a global release from the plaintiffs, our former clients, and now shares responsibility for attorneys fees owed to plaintiffs' counsel.

The Kaprun Settlement Fund is reportedly paying 13,400,000 Euros to victims' families and survivors so long as they sign a global settlement agreement and release, and forever terminate litigation everywhere, including in the United States (See Sample Settlement Agreement -- Exhibit B under separate cover). These actions on your clients' part result in fee awards for the American lawyers, and in fact, for all the plaintiffs' lawyers who worked for these victims. We seek to collect a fair determination or portion of those fees from your client and from the Kaprun Commission Settlement Fund. This letter places your client and the Kaprun Commission on notice of the Lowy and Hantman claims and the Geier Claims.

From February, 2006 until October, 2007, Mr. Lowy represented 247 victims' family members and 10 survivors of the November, 2000 Kaprun, Austria ski train fire before the United States District Court for the Southern District of New York and Hon. Shira Scheindlin (MDL 01-1428), the United States District Court for the Middle District of Florida, and the Panel on Multidistrict Litigation in Washington, DC (MDL).

From February, 2006 until October, 2007, Mr. Hantman represented 247 victims' family members and 10 survivors of the November, 2000 Kaprun, Austria ski train fire before the United States District Court for the Southern District of New York and Hon. Shira Scheindlin (MDL 01-1428). See Exhibit A.



Attorneys and Counselors at Law

The cases settled on April 30, 2008, between the majority of Plaintiffs and 85 defendants for 13.4 million Euros (E 13,400,000) via the Kaprun Commission in Vienna, Austria. The settlement required the global dismissal by plaintiffs of all actions against those 85 defendants, including your clients.

Mssrs. Lowy and Hantman were brought into the case via powers of attorney and related agreements held with Plaintiffs by Edward Fagan (see attached retainer agreements, Exhibit C, submitted under separate cover) on behalf of the foreign plaintiffs. In exchange for work to be performed and financial support, Fagan promised to pay Lowy and Hantman a substantial share of any fees earned. Lowy and Hantman worked on the cases with the knowledge and consent of the foreign plaintiffs and their European and Japanese counsel for 18 months. Lowy also originated an action for plaintiffs in Florida, transferred the case to NY via the MDL, and posted a costs bond with the New York federal district court on behalf of the plaintiffs.

The Kaprun Commission settlement required a global release of liability and dismissal of all pending lawsuits. It has been reported that virtually all of the foreign or non-American litigants accepted the settlement and elected to discontinue the appeals and cases elsewhere. We will present our client list to you so you know which plaintiffs we represented.

Under the principles of NY Judiciary Law Section 475, and *Chesney v. Union Carbide* and related cases, Lowy and Hantman submit that fees and costs are due and owing. Lowy claims attorneys fees in an amount equal to "30 to 40% of Fagan's fee", (see Lowy and Fagan agreements, Exhibit D, submitted under separate cover), or in the alternative, a *quantum meruit* amount for fees and costs.

Hantman claims repayment of sums advanced to Fagan and on behalf of the clients to support the litigation, and for fees and costs via a *quantum meruit* determination of the value of his services rendered in the cases. Lowy and Hantman will submit time and costs billing statements as needed to the defendants and to the Kaprun Commission. If necessary, we will petition the district court for a determination in the event that the parties fail to reach a settlement of this matter.

Bernd Geier, whose father Hermann Geier survived the disaster, performed contract consulting and litigation support services for Lowy, Hantman and the US Legal Team. Geier performed services over a period of several years, and also contributed and expended significant sums of money to support the litigation. The Defendants must reimburse these expenditures by Geier and on behalf of the US Legal Team and the foreign plaintiffs. Bernd Geier has requested that we make and present these claims for him as part of the US Legal Team.

Attorneys and Counselors at Law

Please allow this letter to serve as notice of Lowy and Hantman's intent to claim attorneys fees and costs. Any attempt by the defendants to avoid paying fees and costs will risk subsequent litigation in this regard.

Please contact us to discuss a reasonable resolution to our valid attorneys fees and costs claims, so that further litigation can be avoided. Thank you.

Sincerely,

ames F. Lowy

Former US Counsel for Foreign Plaintiffs Counsel for Robert Hantman and Bernd Geier

Case 1:07-cv-03881-SAS

cc: Bernd Geier, European and Japanese counsel for Foreign Plaintiffs and Herr Klaus Liebscher and Dr. Thomas Frad Kaprun Commission, Vienna Austria By Mail only Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 20 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 01:41 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 01:37 12125475444 00:03:55 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 21 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 01:46 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.#: 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 01:42 14122883063 00:03:56 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 22 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 01:56 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 01:53 12028795200 00:03:34 15 OK STANDARD ECM

Filed 07/16/2008 Page 23 of 47 Case 1:07-cv-03881-SAS Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:01 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.#: 000A7J798906

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 01:57 12122320088 00:03:39 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 24 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:05 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 02:01 15168770732 00:04:05 15 OK STANDARD

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 25 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:10 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 02:06 12128066006 00:03:33 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 26 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:15 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 02:11 17136515246 00:03:30 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 27 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:19 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 02:15 12124476686 00:03:32 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 28 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:23 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.#: 000A7J798906

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 02:20 12122518750 00:03:45 15 OK STANDARD ECM

Case 1:07-cv-03881-SAS Filed 07/16/2008 Page 29 of 47 Document 31

TRANSMISSION VERIFICATION REPORT

TIME : 06/10/2008 02:27 NAME : FLORIDA LAW GROUP L FAX : 8132820384 TEL : 8132889525 SER.# : 000A7J798906

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

06/10 02:24 12123183400 00:03:32 15 OK STANDARD ECM

EXHIBIT C

KIRKLAND & ELLIS LLP

AND AFFILIATED PARTNERSHIPS

Brant W. Bishop To Call Writer Directly: (202) 879-5067 bbishop@kirkland.com 655 Fifteenth Street, N.W. Washington, D.C. 20005 (202) 879-5000

www.kirkland.com

Facsimile: (202) 879-5200 Dir. Fax: (202) 879-5200

June 6, 2008

VIA FACSIMILE AND U.S. MAIL

James F. Lowy International Law Group, L.L.C. 3907 Henderson Boulevard, Suite 200 Tampa, FL 33629

Re: In re Ski Train Fire in Kaprun Austria on Nov. 11, 2000 (MDL-1428)

Dear Mr. Lowy:

I have represented Siemens Transportation Systems, Inc. in the Kaprun-related litigation and write to respond to your May 31, 2008 letter. Nothing in New York Judiciary Law Section 475 -- or other New York law -- entitles you, Mr. Hantman or Mr. Geier to fees and costs from Siemens Transportation Systems, Inc. As for the case you cite, *Chesley v. Union Carbide Corp. and the Union of India*, 927 F.2d 60 (2d Cir. 1991), makes crystal clear that your claim under Section 475 is frivolous. *See id.* at 67-68 (denying American attorneys' Section 475 claim where settlement fund established and supervised by foreign jurisdiction). Accordingly, should you choose to proceed with the legal action contemplated in your letter, Siemens Transportation Systems, Inc. or any other Siemens entity you pursue will move for appropriate sanctions.

In addition to many other reasons, you, Mr. Hantman, and Mr. Geier are not entitled to fees and costs from Siemens Transportation Systems. Inc. (or any Siemens entity) because Siemens companies did not pay any moneys to plaintiffs or into the Austrian Commission fund. Section 475 only allows attorneys to collect fees and costs from defendants who "knowingly paid ... proceeds to the client" and did so "to deprive the attorney of an earned fee." Harley & Browne v. Ressler & Ressler, 957 F. Supp. 44, 50 (S.D.N.Y. 1997), quoting Kaplan v. Reuss, 495 N.Y.S.2d 404, 406 (2d Dep't 1985).

We cannot imagine how you are entitled to any fee from anyone, as the American litigation -- which in 6 years never progressed beyond preliminary motions and which has now been dismissed -- accomplished nothing but obstructing the Austrian Commission's resolution of this matter. Nonetheless, to the extent that you wish to be paid fees and costs from anyone, we suggest you contact your alleged clients or co-counsel. See, e.g., Chesley, supra ("[1]t would be inequitable, and an abuse of discretion, to . . . allow petitioners to proceed directly against UCC here without first seeking to recover in India either from the fund or from the plaintiffs there whom they claim to represent.").

Chicago Hong Kong London Los Angeles Munich New York San Francisco

KIRKLAND & ELLIS LLP

James F. Lowy June 6, 2008 Page 2

Finally, be advised that we have not received the various "exhibits" and "supporting documentation" you claim substantiates your entitlement to fees and costs. Your letter of May 31, 2008 indicates that such exhibits and documentation were "sent by under [sic] separate cover." Although we do not believe they will have any bearing on our position, please immediately send us the "exhibits" and "supporting documentation" referred to in your letter of May 31, 2008.

Sincerely,

Brant W. Bishop

La. Biling

BWB:ved

cc: Service List (attached) -- via facsimile

KIRKLAND & ELLIS LLP SERVICE LIST

Edward D. Fagan Five Penn Plaza, 23rd Floor New York, NY 10001 Fax: (646) 417-5558

Robert Pearl Pearl Malarney Smith, PC 141 Sully's Trail, Suite 1 Pittsford, New York 14534 Fax: 585-381-3886

Nancy Ledy Gurren Ledy-Gurren Bass & Siff, LLP 475 Park Avenue South, 8th Floor New York, NY 10016 Fax: (212) 447-6686 Counsel for Hydac Technology Corporation

Eileen McCabe
Mendes & Mount LLP
750 Seventh Avenue
New York, NY 10019
Fax: (212) 261-8750
Counsel for Wika Instrument Corporation

E. Gordon Haesloop Bartlett, McDonough, Bastone & Monaghan 300 Old Country Road Mineola, NY 11501 Fax: (516) 877-0732 Counsel for Omniglow Corporation

Robert Weiner McDermott, Will & Emery 340 Madison Avenue New York, NY Counsel for Gletscherbahnen Kaprun (GBK)

Charles Moerdler Stroock, Stroock, Lavan 180 Maiden Lane New York, NY 10038-4892 Fax: 212-806-6006

Counsel for Republic of Austria

Neil S. Rosolinsky, Esq.
Reed Smith, LLP
599 Lexington Avenue, 29th Floor
New York, NY 10022-7650
Fax: (212) 521-5450
Counsel for Bosch Rexroth Corporation

Arnd N. von Waldow Reed Smith, LLP 435 Sixth Avenue Pittsburgh, PA 15219 Fax: (412)288-3063 Counsel for Robert Bosch Corporation

Audrey Cumming Fulbright & Jaworski LLP 1301 McKinney Avenue Houston, TX 77010 Fax: (713) 651-5246

John F. Tully
Robert Owen
Fulbright & Jaworski LLP
666 Fifth Avenue
New York, NY 10103
Fax: (212) 318-3000
Counsel for Exxon Mobil Corporation

Arthur Liederman Morrison, Mahoney & Miller LLP 17 State Street, Suite 1110 New York, NY 10004 Fax: (212) 825-1313 Counsel for Bosch Rexroth AG

Kenneth P. Nolan Speiser Krause 140 East 45th Street New York, New York 10017 Fax: (212) 953-6483 Counsel for Goodridge Intervenors

Case 1:07-cv-03881-SAS²⁷⁵⁸Document 31 Filed 07/16/2008 McDermott Will&Emcry

Boston Brussels Chicago Düsseldorf Houston Lendon Los Angeles Miami Munich New York Orange County Rome San Diego Stilcon Valley Washington, D.C.

Strategic alliance with MWE China Law Officeo (Shanghai)

FACSIMILE

Date:

June 4, 2008

Time Sent:

To:	Company:	Facsimile No:	Telephone No: 813,288,9525	
Jaines F. Lowy, Esq.	Ind. Law Group, L.L.C.	813.282.0384		
Arnd Von Waldow, Fsq.	Robert Bosch Corporation	412.288.3063		
Brant Bishop, Esq.	Siemens Transportation Systems, Inc.	202,879,5200		
Robert Littleton, Esq.	Siemens Transportation Systems, Inc.	212.404.5778		
Charles Moerdler, Esq.	Republic of Austria	212.806.6006		
John Tully, Esq.	Exxun Mobil Corp.	212.318.3000		
Audrey Cumming, Esq.	Exxon Mobil Corp.	713.651.5246		
Vancy Ledy-Gurren, Esq.	Hydac Corporation	212.447.6686		
Eileen McCabe, Esq.	Wika Instrument corporation	212.261.8750		
Gordon Haesloop, Esq.	Omniglow Corporation et al.	516.877.0732		
From:	Robert A. Weiner	Direct Phone:	212.547.5408	
E-Mail:	rwcincr@mwe.com	Direct Fax:	212.547.5444	
Sent By:	Jean Alston	Direct Phone:	212-547-5429	
Client/Matter/Tkpr:	060905/0011/1403	Original to Follow by Mail:		
		Number of Pages, Including Cover.		

Message:

The information contained in this faceimile message is tegally privileged and confidential information intended only for the use of the individual or entity named above. If the reader of this message is not the Intended recipient, you are hereby notined that any dissemination, distribution, or copy of this facsimile is strictly prohibited. If you have received this facsimile in error, please notify us immediately by telephone and rotum the original message to us at the below address by mail. I hank you.

IF YOU DO NOT RECEIVE ALL OF THE PAGES, PLEASE CALL JEAN ALSTON AT 212-547-5429 AS SOON AS POSSIBLE.

Main Facsimile, 212,547,5444

Factimile Operator: 212,547,5400

U.S. practice conducted through McDermott Will & Emery LLP.

340 Madison Avenue

New York, New York 101/3-1922

Telephone: 212.547.6400

McDermott Will&Emcry

Becten Brusselt Chinago Obszeldorf Houston London Los Angeles Mismi Munich New York Charge County Rome Son Diego Silicon Votiny Washington, U.C. Sifespola siliange with MWC Ohine Low Offices (Shancher) Robert A. Weiner Attemory at Law Iweiner@mwe.com 212,547,5406

June 4, 2008

VIA FACSIMILE

James F. Lowy, Esq. International Law Group, L.L.C. 3907 Henderson Blvd., Suite 200 Tampa, Florida 33629

Re: In re: Ski Train Fire in Kapran, Austria (MDL 01 1428)

Dear Mr. Lowy.

We were surprised to receive your letter of May 31, 2008. As set forth below, our client, Gletscherbahnen Kaprun AG ("GBK") categorically rejects your request for attorneys fees and costs.

As a threshold matter, your identification of me as a "Kaprun Commission Participant" in your letter's address block is meoreet. I have never appeared as counsel in the Kaprun Commission. Moreover, as you are well aware, GBK was dismissed from the above-captioned United States action on December 8, 2003, years before you or Mr. Hantman appeared as counsel in the matter. For that reason alone, your assertion of a claim for attorneys fees and costs against GBK pursuant to New York Judiciary Law § 475 (which applies only to counsel that "appears for a party") must be rejected.

As an aside, I am mystified by your contention that the American lawsuits helped to settle the Austrian lawsuit. It is my understanding that efforts by plaintiffs' counsel (including Mr. Hantman and you) in the above-captioned litigation after GBK's dismissal actually frustrated and hindered the Kaprun Commission's settlement efforts.

I must also point out that even if New York Judiciary Law § 475 is somehow applicable, any efforts to assert such a claim against GBK would be fulfile as your client has no cause of action in New York or anywhere clsc in the United States against GBK. Moreover, GBK neither does business nor has assets in the United States.

Even more startling is your attempt to stretch the application of New York Judiciary Law § 475 to Bernd Geier. As you well know, Mr. Geier is not even a New York attorney and merely provided "contract consulting and litigation support services for Lowy, Hantman and the US Legal Team."

James F. Lowy, Esq. June 4, 2008 Page 2

Please be advised that if you assert your claims for attorneys fees and costs against GBK in a United States court, GBK reserves all of its defenses and rights, including but not limited to its right to move for sanctions.

Very truly yours,

Robert A. Weiner

NYK 1163365-1.060905.0011

cc: Arnd Von Waldow, Esq. Brant Bishop, Esq. Robert Littleton, Esq. Charles Moerdler, Esq. John Tully, Esq. Audrey Cumming, Esq. Nancy Ledy-Gurren, Esq. Eileen McCabe, Esq. Gordon Haesloop, Esq. (above via facsimile) Chryssa Valletta, Esq.

LEDY-GURREN BASS & SIFF, L.L.P.

ATTORNEYS AT LAW 475 PARK AVENUE SOUTH • NEW YORK, NY 10016 (212) 447-1111 • FAX: (212) 447-6686

Facsimile Transmission (2 Pages)

DATE: June 6, 2008

Edward D. Fagan Esq. TO: (646) 417-5559

> James F. Lowy Esq (813) 282-0384

> Kenneth P. Nolan (212) 953-6483

> E. Gordon Haesloop, Esq. (516) 877-0732

> Neil S. Rosolinsky, Esq. (212) 521-5450

> Arthur Liederman, Esq. (212) 825-1313

> Robert A. Weiner, Esq. (212) 547-5444

> Eileen McCabe, Esq. (212) 262-8750

> Charles Moerdler, Esq. (212) 806-6006

> Brant W. Bishop, Esq. (202) 879-5200

> Arnd N. Von Waldow (412) 288-3063

> Audrey Cumming (713) 651-5246

> John F. Tully (212) 318-3400 Robert Owen

Robert Pearl (585) 381-3886

FROM: Nancy Ledy Gurren

RE: Kaprun Ski Fire

NO. of Pages (Including Cover): 6
MESSAGE:
FOR YOUR REVIEW

THE ORIGINAL OF THE TRANSMITTED DOCUMENT WILL BE SENT BY:

[] ORDINARY MAIL [] OVERNIGHT MAIL [] CERTIFIED MAIL
[x] THIS WILL BE THE ONLY FORM OF DELIVERY OF THE TRANSMITTED

DOCUMENT

• • • PRIVACY & CONFIDENTIALITY NOTICE • • •

The information in the facsimile is intended for the named recipients only. It may contain privileged and confidential information. If you have received this facsimile in error, please notify us immediately by a collect telephone call at (212) 447-1111 and return the original to the sender by mail. We will reimburse you for the postage. Thank you.

LEDY-GURREN BASS & SIFF, L.L.P.

ATTORNEYS AT LAW

475 PARK AVENUE SOUTH . NEW YORK, NY 10016

(212)447-1111

FAX: (212) 447-6686

NANCY LEDY-GURREN
(212) 447-1105
EMAIL:NLEDYQURRENPLOB-LAW,COM
JUNE 6, 2008

James F. Lowy, Esq. International Law Group 3907 Henderson Boulevard Suite 200 Tampa, Florida

Re: In Re Ski Train Fire in Kaprun, Austria (MDL 01-1428)

Dear Mr. Lowy:

We are the attorneys for Hydac Technology Corp. (Hydac Corp. was never named in any lawsuit) and are in receipt of your letter dated May 31, 2008 which purports to assert a claim against my client for attorneys fees under the New York Judiciary Law §475. Let this serve as notice to you that we believe your claim to be frivolous in all respects.

Given the thoughtful and legally accurate responses to your letter by codefendants' counsel, I shall not relterate the many arguments that have been documented and serve to establish your claim as groundless. In this regard, we particularly adopt all of the arguments set forth in Brant W. Bishop's letter to you dated June 6, 2008, and affirm that Hydac Technology will similarly respond to any proposed litigation with an application for appropriate sanctions. Like Siemens, Hydac Technology was not part of the Austrian Commission resolution (and, indeed, was not a part of any case involving the Ski Train until it was improperly joined in this now dismissed action).

Thank you for your attention to the foregoing.

NANCY LEDY GURREN

NLG: smr

cc: Service List

Kaprun Ski Fire MDL#1428

SERVICE LIST

Edward D. Fagan Esq. Law Offices 80 Broad Street, 5th Floor New York, NY 10004 Phone: (212) 837-7836

James F. Lowy Esq Florida Law Group, LLC 3907 Henderson Blvd. Suite, 200 Tampa, FL 33629 Phone: (813) 288-9525 Fax: (813) 282-0384

Kenneth P. Nolan Speiser Krause 140 East 45th Street Suite 1110 New York, New York 10103 Fax: 212-953-6483 Counsel for Goodridge Intervenors

E. Gordon Haesloop, Esq.
Bartlett McDonough, Bastone and Monaghan
300 Old Country Road
Mineola, NY 11501
Phone: (516) 877-2900
Fax: 516-877-0732

Defendants American Cyanamid Inc., Marlyco Inc. and Omniglow Corporation

Neil S. Rosolinsky, Esq.
Reed Smith, LLP
599 Lexington Avenue, 29th Floor
New York, NY 10022
Phone: (212) 521-5400
Fax: (212)521-5450
Defendant Bosch Rexroth Corporation

Arthur Liederman, Esq. Morrison Mahoney, LLP 17 State Street, Suite 1110 New York, NY 10004 Phone: (212) 428-2480

Fax: 212-825-1313

Defendant Bosch Rexroth AG

Robert A. Weiner, Esq. McDermott Will & Emery, LLP 340 Madison Avenue New York, NY 10173 (212) 547-5408 Fax: 212-547-5444

Defendant Gletscherbahnen Kaprun Aktiengesellschaft

Eileen McCabe Mendes & Mount, LLP 750 Seventh Avenue New York, New York 10019 Phone: (212) 261-8000 Fax: 212-262-8750

Defendant Wika Instrument Corporation

Charles Moerdler, Esq. Stroock, Stroock & Lavan L.L.P. 180 Maiden Lane New York, New York, NY 10038 Phone: (212) 806-5400

Fax: 212-806-6006

Defendant Osterreichische Elektrizitatswirtschafts AG

Brant W. Bishop, Esq.
Robert B. Gilmore, Esq.
Kirkland & Ellis LLP
655 Fifteenth Street N.W., Suite 1200
Washington, DC 20005
Fex: (202) 879-5200
Defendant Siemens Transportation Systems Corp.

Arnd N. Von Waldow Reed Smith, LLP 435 Sixth Avenue Pittsburgh, PA 15219 Fax: 713-651-5246 Counsel for Robert Bosch Corporation Robert Pearl
Pearl Malarney Smith PC
141 Sully's Trail, Suite 1
Pittsford, New York 14534
Fax: (585) 381-3886
Defendant Exxon Mobile Corporation

Audrey Cumming Fulbright & Jaworski L.L.P. 1301 Mckinney, Suite 5100 Houston, TX 77010-3095 phone: (713) 651 - 5151 fax: (713) 651 - 5246

John F. Tully Robert Owen Fulbright & Jaworski, LLP 666 Fifth Avenue New York, New York 10103 phone: (212) 318-3000 fax: (212) 318-3400

STROOCK

FACSIMILE

DATE

June 4, 2008

TO	COMPANY NAME	PAX NO,	PHONE NO.
James F. Lowy, Esq.	International Law Group	813-282-0384	813-288-9525
Amd Von Waldow, Esc	Robert Bosch Corporation	412-288-3063	
Brant Bishop, Esq.	Siemens Transportation Systems, Inc.	202-879-5200	
Robert Littleton, Esq.	Siemens Transportation Systems, Inc.	212-404-5778	
John Tully, Esq.	Exxon Mobil Corp.	212-318-3000	
Audrey Cumming, Esq.	Exxon Mobil Corp.	713-651-5246	
Nancy Ledy-Gurren, Esq.	Hydac Corporation	212-447-6686	
Eileen McCabe, Esq.	Wika Instrument Corporation	212-261-8750	•
Gordon Haesloop, Esq.	Omniglow Corporation, et al.	516-877-0732	
Robert A. Weiner, Esq.	McDermott Will & Emery	212-547-5444	212-547-5408
TOTAL NO. OF PAGES	6		
FROM	Charles G. Moerdler		
SENDER'S FAX NO.	212-806-2648		
SENDER'S PHONE NO.	212-806-5648		
SENDER'S EMAIL	cmoerdler@stroock.com		
ROOM NO.	3379		
ATTORNEY NO.	0490		
CLIENT/MATTER NAME			
CLIENT/MATTER NO.	66204 6 /0902		
	The information contained in this faintended only for the use of the indibeen specially authorized to receive recipient, you are hereby notified copying of this communication is strommunication in error, or if any prantify us by telephone at 212-806-6	vidual named above such. If the recipier that any dissemina ictly prohibited. If y oblems occur with the	and others who have it is not the intended tion, distribution or ou have received this

STROOGE & STROOGE & SAVAN LLP - NEW YORK - LOS ANGELES - MIAMI 180 MAIDEN LANE, NEW YORK, NY 10038-4982 781, 212,806,3400 FAX 212,806,6006 WWW.STROOCK.COM

STROOCK

Charles G. Moerdler Direct Dial 212-806-5648 Direct Fax 212-806-2648 cmoerdler@stroock.com

June 4, 2008

James F. Lowy, Esq. International Law Group, LLC 3907 Henderson Blvd. Suite 200 Tampa, Florida 33629

Re: In Re: Ski Train Fire In Kaprun, Austria (MDL 01-1428)

Dear Mr. Lowy:

Robert Weiner's June 4, 2008 fax has been received. Its essential points apply as well to my clients. We do not represent the Republic of Austria, though you state otherwise. Our clients were dismissed from the case on the merits long before you entered the litigation. Finally, I know nothing about any Austrian lawsuits, and very much doubt that any efforts by you or your colleagues contributed to any settlement.

Mr. Weiner's conclusional paragraph is adopted.

Very truly yours,

Charles G. Moerdier

CGM:hv

For Mendes & Mount, LLP Use Only F/N: 392,019

MENDES & MOUNT, LLP

LOS ANGELES OFFICE
725 SOUTH FIGUERÓA STREET
NINETEENTH FLOOR
LOS ANGELES, CA 90017-5419

TELEPHONE: (213) 955-7700 FACSIMILE: (213) 955-7725

750 SEVENTH AVENUE NEW YORK, NY 10019-6829 TELEPHONE: (212) 261-8000 FACSIMILE: (212) 261-8750

NEW JERSEY OFFICE ONE NEWARK CENTER NEWARK, NJ 07102-5259 TELEPHONE: (973) 639-7300

FACSIMILE: (973) 639-7350

FAX TRANSMISSION

h	
Edward D. Fagan	646-417-5558
Edward D. Fagan.	646-304-6446
Robert Pearl	585-381-3886
Nancy Ledy Gurren	212-447-6886
Robert Weiner	212-547-5444
Neil S. Rosolinsky, Esq.,	212-521-5450
Armd N. von Waldow	412-288-3063
Audrey Cumming	713-651-5246
John F. Tully	212-318-3400
Arthur Liederman	212-825-1313
Kenneth P. Nolan	212-953-6483
Charles Moerdler	212-806-6006
Brant W. Bishop	202-879-5200
James F. Lowy	813-282-0384
E. Gordon Haesloop	516-877-0732

FROM:	Eileen T. McCabe	1-			
DATE:	6/16/2008	TIME:	4:38 PM		
NUMBER PAGES:	2	(INCLUDII	(INCLUDING COVER PAGE)		
MESSAGE:					

IF YOU HAVE NOT RECEIVED TOTAL NUMBER OF PAGES OR NEED ASSISTANCE, PLEASE CALL (212) 261-8283.

Transmitted By:

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL (S) OR ENTITY TO WHICH IT IS ADDRESSED. AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED. CONFIDENTIAL AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, OR THE EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT. YOU ARE HERRY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IN STRICTLY PROHIBITED IF YOU RECEIVED THIS COMMUNICATION IN EPROX, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL MESSAGE TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU.

MENDES & MOUNT, LLP

750 SEVENTH AVENUE NEW YORK, NY 10019-6829 TELEPHONE: (212) 261-8000 FACSIMILE: (212) 261-8750

NEW JERSEY OFFICE ONE NEWARK CENTER NEWARK, NJ 07102-5259 TELEPHONE: (973) 639-7300 FACSIMILE: (973) 639-7350

LOS ANGELES OFFICE 445 SOUTH FIGUEROA STREET THIRTY-EIGHTH FLOOR LOS ANGELES, CA 90071-1601 TELEPHONE: (213) 955-7700 FACSIMILE: (213) 955-7725

Direct Dial: (212) 261-8283

E-mail: eileen.mccabe@mendes.com

June 16, 2008

VIA FACSIMILE AND U.S. MAIL

James F. Lowy, Esq. International Law Group, LLC 3907 Henderson Blvd. - Suite 200 Tampa, Florida 33629

> RE: In Re Ski Train Fire in Kaprun Austria on Nov. 11, 2000 (MDL No. 1428)

Our File: 392,019

Dear Mr. Lowy:

We represent Wika Instrument Corporation in connection with the Kaprun-related litigation and write in response to your letter of May 31, 2008. Please be advised that we view any claim for fees under New York Judiciary Law Section 475 or otherwise as baseless and frivolous.

Counsel for a number of other defendants have set forth in detail the many reasons your claim has no merit. We accordingly join in the points and arguments they have made, particularly the letter from Brant W. Bishop dated June 6, 2008. Like Siemens Transportation Systems, Inc., and Hydac Technology, Wika Instrument Corporation did not pay (nor did any "Wika" entity for that matter) any moneys to plaintiffs or the Austrian Commission fund. Should you initiate any litigation with regard to this issue we would likewise seek the appropriate sanctions.

Faithfully yours,

MENDES & MOUNT

Edwar J. Nala lapl

Eileen T. McCabe

ETM/cdlc

BARTLETT, McDonough, BASTONE & MONAGHAN, LLP

ATTORNEYS AT LAW

300 OLD COUNTRY ROAD MINEOLA, NEW YORK 11501-4112 TELEPHONE: (516) 877-2900 FAX: (516) 877-0732

June 11, 2008

WHITE PLAINS OFFICE 81 MAIN STREET WHITE PLAINS, NEW YORK 10601-1711 TELEPHONE: (914) 448-0200 FAX: (914) 448-0215

NEW YORK CITY OFFICE 230 PARK AVENUE NEW YORK, NEW YORK 10169-1099 TELEPHONE: (212) 983-2900 FAX: (212) 983-2901

James F. Lowy International Law Group, L.L.C. 3907 Henderson Boulevard, Suite 200 Tampa, Florida 33629

Re: In re: Ski Train Fire Kaprun, Austria on November 11, 2000 (MDL 1428)(SAS)

BMBM File No.: 242-0046

Dear Mr. Lowy:

I have with great curiosity reviewed your letter of May 31, 2008 requesting attorneys fees and costs for yourself, Mr. Hantman and Mr. Geier. I will not repeat all of the arguments that were raised by the other defendants who have made very cogent arguments why such a claim is meritless.

Please be advised that none of the plaintiffs that you represented in the Southern District of New York are prevailing claimants under any stretch of the law. In fact, those cases have been dismissed which is a rendering in favor of the defendants.

Also, Section 475 of the Judiciary Law does not allow for you to proceed in the fashion contemplated by your letter. Furthermore, there are other statutory and regulatory obstructions to your collection of a fee even if one had been generated by the litigation. With respect to the Austrian cases, please be advised that Omniglow has never participated in the Commission, nor was it named in any litigation in Austria. If you, for some reason, believe that you are entitled to fees for representing the plaintiffs who have been in Austria who have granted global releases to all of the defendants in return for accepting an award from the Commission, then it must be necessary for you to proceed with Mr. Fagan. Your letter specifically indicates some agreement, written or otherwise, for you to share the fees of Mr. Fagan. I would suggest that your only remedy, if any, is to determine whether or not Mr. Fagan has received any fees from any of the clients in Austria, which is doubtful since he is not an Austrian or German attorney as was noted by Judge Seiss early on in this litigation when he attempted to sanction Mr. Fagan for practicing law in Austria without an appropriate license.

Therefore, Omniglow Corporation and any of its related companies hereby formally rejects your application for attorneys fees and costs for the reasons stated by the other defendants and those contained herein.

Very truly yours,

E. Gordon Haesloop

E. Gordon Haesloop